1 Onyinye Anyama (SBN 262152) ANYAMA LAW FIRM, A Professional Corporation 18000 Studebaker Road, Suite 325 3 Cerritos, California 90703 Tel. (562) 467-8942; Fax. (562) 467-8943 4 5 Attorney for Debtor and Debtor-in-Possession 6 UNITED STATES BANKRUPTCY COURT 7 NORTERN DISTRICT OF CALIFORNIA 8 9 Chapter 11 In re: 10 Case No. 15-31519 11 JINNIE JINHUEI CHANG CHAO 12 **DEBTOR'S UPDATED STATUS** CONFERENCE REPORT 13 **DECLARATION OF ONYINYE N. ANYAMA** 14 IN SUPPORT THEREOF **Debtor-in-Possession** 15 16 Date: December 13, 2019 Time: 10:30 a.m. 17 Room: 17-450 Golden Gate Ave, 18 San Francisco, CA 94102 19 20 TO: THE HONORABLE DENNIS MONTALI, UNITED STATES BANKRUPTCY JUDGE 2.1 The above-captioned debtor-in-possession, Jinnie Jinhuei Chang Chao ("Debtor"), by and 22 through her attorney of record herein, Onyinye N. Anyama ("Debtors Counsel") hereby respectfully 23 files this Updated Case Status Conference Report, and sets forth the following facts therein: 24 25 INTRODUCTION/EVENTS LEADING TO BANKRUPTCY 26 Jinnie Jinhuei Chang Chao (the "debtor") is an individual and resident of the state of 27 California. Ms. Chao (real estate professional) experienced major decrease in her income. She 28

-DEBTOR'S UPDATED STATUS CONFERENCE REPORT-Doc# 258 Filed: 12/11/19 Entered: 12/11/19 14:24:11

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1	attempted to reorganize her debt by filing Chapter 13 cases in 2015 pro se. However, the case was
2	dismissed since Ms. Chao represented herself and was unsophisticated in bankruptcy matters. Ms.
3	Chao employed Onyinye Anyama/Anyama Law Firm to file her Chapter 11 bankruptcy case to
4	reorganize her debt.
5	Virtually all of the Debtor's assets are encumbered by holders of prior secured claims.
7	The principal assets of the estate are the following properties currently owned by the debtor.
8	• 8108 Penobscot Ln. McKinney TX,
9	• 701 Braxton Ct. McKinney TX,
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11	30 Pilarcitos Ct Hillsborough CA
12	305 St Andrews Dr. Pinehurst NC
13	9 Maverick Pl. Pinehurst
14	STATUS OF BANKRUPTCY CASE
15	On January 10, 2019, the hearing was continued for holding purposes and as a continued status
16 17	conference hearing. The court further continued the hearing to June 27, 2019.
18	Trial in the Criminal case is scheduled for two weeks beginning February 4, 2020.
19	Therefore, the debtor would like to request that the status conference be continued to a hearing date
20	after the trial in February 2020.
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22	Dated: December 11, 2019 Anyama Law Firm
23	By: /s/Onyinye N. Anyama
24	Attorney for Debtor-in-Possession
25	Jinnie Chang Chao
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DECLARATION OF ONYINYE N. ANYAMA

I Onyinye Anyama, declare as follows:

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- I am the Attorney at Law licensed to practice in the State of California and before this court. I
 am the attorney for the debtor in this case, and as such I have personal knowledge of the facts
 in this case.
- 2. This declaration is made in support of the Debtors Case Status Conference Report.
- 3. The debtor's real properties are located at:
 - 8108 Penobscot Ln. McKinney TX,
 - 701 Braxton Ct. McKinney TX,
 - 30 Pilarcitos Ct Hillsborough CA
 - 305 St Andrews Dr. Pinehurst NC
 - 9 Mayerick Pl. Pinehurst
- 4. On January 10, 2019, the court continued the hearing for holding purposes. The court further continued the hearing to June 27, 2019.
- 5. At the last hearing the court further continued the hearing to December 13, 2019.
- 6. On December 11, 2019, I contacted Ethan Balogh (the criminal case attorney) and he advised me that trial is set to commence on February 4, 2020 and the trial is scheduled for two weeks.
- 7. I would like to request the court to continue the status conference hearing to be heard after the trial scheduled for February 4, 2020.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct.

Dated: December 11, 2019 Respectfully Submitted,

/s/Onyinye N. Anyama
Onyinye N. Anyama
Attorney for Debtor-in-possession

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